OGC HAS REVIEWED.

CROSS

REFERENCE

3 July 1951

MEMORANDUM FOR THE RECORD

SUBJECT:

Contract

25X1A

question raised of the desirability or necessity of including the standard Government Patent Rights clause

" * * * none of the technicians could truthfully make the required oath in the patent application that he was the original and first inventor and does not know or believe that the device was ever before known or used. * * * design and technical features of the engine and various other compenents of this vehicle were disclosed publicly in an article published in 1943. * **"

"The Armed Services Procurement Regulations require the insertion of a Patent Title or Patent License clause in contracts involving Government-financed research and development. Specifications for this contract shows that the Contractor is not to do or be paid for research and development; rather he is to make an analysis and report. Therefore, the Patent Title and License clauses are not required by ASPR's; and these clauses, by their own wording, would not be applicable to the work contracted for."

25X1A

Above memo filed in: 5/10 Contracts (tuy date)